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7 **UNITED STATES DISTRICT COURT**  
8 **DISTRICT OF NEVADA**  
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10 GARY W. McCLAIN,

11 Plaintiff,

12 v.

13 COUNTY OF CLARK, *et al.*,

14 Defendants.

Case No. 2:10-cv-2117-LDG (VCF)

15  
16 **ORDER**

17 The plaintiff, Gary W. McClain, moves to strike (#45) defendant Clark County's reply  
18 (#44) to its motion for summary judgment for exceeding the page limit established in Local  
19 Rule 7-4. Clark County opposes (#46), and counter-moves (#47) for leave to file an over-  
20 length brief. In its papers, Clark County suggest that the over-length brief is appropriate  
21 given that McClain's opposition consists not only of a 30-page brief, but over 700 pages of  
22 exhibits. The Court would note that McClain has not, as required by Special Order #109  
23 adopting Electronic Filing Procedures, filed a courtesy paper copy of his opposition and its  
24 exhibits, though the entire electronic document far exceeds 50 pages. Accordingly, for  
good cause shown,

25 THE COURT **ORDERS** that Gary W. McClain's Motion to Strike (#45) is GRANTED;  
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1 THE COURT FURTHER **ORDERS** that Clark County's Motion for Leave to File an  
2 Oversize Reply (#47) is GRANTED; Clark County shall file its reply not later than five days  
3 after the entry of this Order, and shall comply with Local Rule 7-4.

4 THE COURT FURTHER **ORDERS** that Gary W. McClain shall submit a courtesy  
5 paper copy of its opposition brief and exhibits not later than five days after the entry of this  
6 Order. The exhibits to such courtesy paper copy shall comply with Local Rule 10-3.

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8 DATED this 18 day of May, 2012.  
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Lloyd D. George  
United States District Judge